WEWO ENDORSED

DOAR RIECK KALEY & MACK

ATTORNEYS AT LAW

JOHN DOAR (1921-2014) WALTER MACK

OF COUNSEL JOHN JACOB RIECK, JR. JOHN F. KALEY DAVID RIVERA MICHAEL MINNEFOR ASTOR BUILDING 7TH FLOOR 217 BROADWAY NEW YORK, N.Y. 10007-2911

TELEPHONE: (212) 619·3730 FACSIMILE: (212) 962-5037 e-mail: firm@doarlaw.com website: www.doarlaw.com

May 20, 2021

Via ECF Filing

The Hon. Andrew L. Carter Jr. United States District Judge Southern District of New York United States Courthouse 40 Foley Square New York, New York 10607

USDC SDNY
DOCUMENT ELECTRONICALLY
FILED
DOC#:
DATE FILED: 5-21-21

Re: United States v. James Wilson Docket No. 18 Cr. 420 (ALC)

Dear Judge Carter:

I represent the defendant James Wilson in the above-referenced matter. Pursuant to the Court's oral order on April 2, 2020 in the above-referenced matter, I write now with the Government's consent to provide the Court with an update regarding the defendant's upcoming sentencing and to request a new sentencing date. The defendant currently is scheduled to be sentenced on June 8, 2021. The parties, however, propose that the defendant's sentencing be adjourned for approximately 45 days to late July on a date convenient for the Court as Mr. Wilson and counsel would prefer an in-person sentencing proceeding. Because of the current pandemic, I have been unable to meet in-person with Mr. Wilson and to prepare adequately for sentencing, although I do plan to meet with him in the coming weeks. AUSA Clore consents to the adjournment requested.

The parties agree that an adjournment in this case is warranted because further delay will not result in serious harm to the interests of justice as the defendant is currently released on bail.

In that regard, during the status conference held on April 2, 2020, the Court ordered Mr. Wilson's temporary release for 60 days and has continued Mr. Wilson's release on bail by

Orders dated May 18, 2020 (ECF # 554), August 5, 2020 (ECF # 610), October 14, 2020 (ECF # 629), January 6, 2021 (ECF # 652) and March 25, 2021 (ECF # 686). In light of the parties' request for an adjournment, the parties further request that the defendant's bail continue until the new sentencing date.

Thank you for Your Honor's consideration of this request.

Respectfully submitted,

/s/ John. F. Kaley, Esq.

AUSA Christopher Clore cc: (via ECF and email)

The application is granted. Sentencing adjourned to 8-5-21 at 3:30p.m.

Soldered.

Linka 7 Cat 2
5-21-21